

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

EDGAR CHOC, individually and on behalf of all
others similarly situated,

Plaintiff,

v.

CORPORATION #1 D/B/A JIMBO'S
HAMBURGER PALACE; 228 WILLIS
AVENUE FOOD LLC D/B/A JIMBO'S
HAMBURGER PALACE; and MISAEEL
VIVAR,

Defendants.

Civil Action No. 1:23-cv-03886-PAE-
GWG

**STIPULATION TO EXTEND
TIME TO FILE RESPONSIVE
PLEADING**

It is hereby stipulated by and between the attorneys for Plaintiff, EDGAR CHOC, ("Plaintiff"), and Defendants CORPORATION #1 D/B/A JIMBO'S HAMBURGER PALACE; 228 WILLIS AVENUE FOOD LLC D/B/A JIMBO'S HAMBURGER PALACE; and MISAEEL VIVAR (collectively, "Defendants"), as follows:

WHEREAS, Plaintiff and Defendants have been conducting private settlement negotiations;

WHEREAS, Plaintiff and Defendants agree that Defendants should have additional time to answer or move with respect to the Complaint;

NOW THEREFORE, the said parties, by their attorneys, stipulate as follows:

1. The time for Defendants to answer or move with respect to the Complaint in the above-captioned lawsuit is hereby extended until and through August 15, 2023.
2. A faxed or emailed copy of this Stipulation, including the signatures of the undersigned attorneys, shall be deemed to be an original copy, for all purposes.
3. This Stipulation may be signed in counterparts.

Dated: New York, New York
July 9, 2023

KATZ MELINGER PLLC

By: */s/ Nicole Grunfeld*

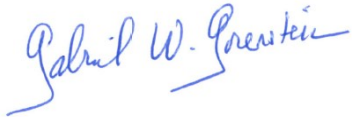
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Attorneys for Defendants

SO ORDERED this 11 day of July, 2023.



UNITED STATES MAGISTRATE JUDGE